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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/556,808	11/15/2005	Arno Lange	280284US0PCT	1482
22850 7590 10/07/2008 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET			EXAMINER	
			CHOI, LING SIU	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			1796	
			NOTIFICATION DATE	DELIVERY MODE
			10/07/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

	Application No.	Applicant(s)			
	10/556,808	LANGE ET AL.			
Office Action Summary	Examiner	Art Unit			
	Ling-Siu Choi	1796			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 15 No. This action is FINAL . 2b) ☑ This Since this application is in condition for allowar closed in accordance with the practice under E.	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1 and 3-5 is/are rejected. 7) ☐ Claim(s) 2 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ access Applicant may not request that any objection to the or	r election requirement. r. epted or b)⊡ objected to by the E drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correcti 11) The oath or declaration is objected to by the Ex		• •			
Priority under 35 U.S.C. § 119		,			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 01/04/2006.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

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DETAILED ACTION

1. This Office Action is in response to the Preliminary Amendment filed 11/15/2005. Claims 1-5 are now pending, which are drawn to a process to prepare a carboxylterminated polyisobutylene.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 1-5 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1, line 5, formula (I) causes indefiniteness because it is not a polymer (polyisobutene). Should it read " $A(M)_nB$?

Claim 1 recites the limitation "heating the reaction mixture" in lines 15 and 17.

There is insufficient antecedent basis for this limitation in the claim.

Claim1, lines 15 or 17, the recitation "the reaction **mixture** obtained" causes indefiniteness in view of claims 4-5. It appears that the reaction with ozone is carried out at from -100 to 40°C (claim 5) and the reaction product is heated to from 70 to 120°C (claim 4). Should it read "the reaction **product** obtained"?

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Claim Analysis

4. Summary of Claim 1:

A process for preparing carboxyl-terminated polyisobutenes, comprising:

reacting ozone with_a polyisobutene which is terminated by an ethylenically unsaturated double bond and has a formula I

 $A(M-B)_n$ (I)

A = a radical derived from a polymerization initiator,

M = a polymer chain comprising repeating units of the formula II

 $[CH_2-C(CH_3)_2]$ (II)

B is a radical of the formula III or IV

 $-CH_2-CH=CH_2$ (III)

 $-CH = CR^{1}R^{2} \qquad (IV)$

wherein $\underline{R^1}$ and $\underline{R^2}$ are each H, $\underline{C_{1-4}}$ alkyl or phenyl and

n is from 1 to 6, and

(a) when B is a radical of the formula IV in which R¹ and R² are each phenyl, subsequently heating the reaction mixture obtained to from 60 to 150°C if appropriate;

(b) in the other cases, subsequently heating the reaction mixture obtained to from 60 to 150°C

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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6. Claims 1 and 3-5 are rejected under 35 U.S.C. 102(b) based upon a public use or sale of the invention Nakagawa et al. (US 3,427,351).

Nakagawa et al. disclose a compound having the following formula:

 R^1 and R^2 being C_{1-10} alkyl groups; R_3 and R_4 being selected from the group consisting of hydrogen and lower alkyl groups and n is an integer from 4 to 250 inclusive, wherein the compound is obtained by the steps comprising (A) copolymerizing an isoalkene of the general formula of $R_1R_2C=CH_2$ [R^1 and $R^2=C_{1-10}$ alkyl groups] with an acyclic conjugated diene, the molar ratio of the copolymerized isoalkene to the copolymerized acyclic conjugated diene being 4 -250 /1, (B) cleaving the copolymer so produced at the double bonds by ozonolysis, (C) oxidizing the termine of the cleavage products to carboxylic acid groups,

and (D) recovering the carboxy-terminated polymer so produced and wherein the monoolefin is isobutylene, wherein the reaction temperature does not exceed 35°C (col. 3, lines 19-66; col. 5, line 44; claims 1-7). Nakagawa et al. further disclose that

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"[t]he dried solution is stripped of solvent by means of a rotating evaporator, and the product is freed of residual solvent by passage through a wiped film molecular still at a wall temperature of 100°C..."(col. 5, lines 51-55). Thus, the present claims are anticipated by the disclosure of Nakagawa et al.

Allowable Subject Matter

7. Claim 2 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Nakagawa et al. (US 3,427,351) disclose a process to prepare a compound having the following formula:

 R^1 and R^2 being C_{1-10} alkyl groups; R_3 and R_4 being selected from the group consisting of hydrogen and lower alkyl groups and n is an integer from 4 to 250 inclusive, the process comprising (A) copolymerizing an isoalkene of the general formula of $R_1R_2C=CH_2$ [R^1 and $R^2=C_{1-10}$ alkyl groups] with an acyclic conjugated diene, the molar ratio of the copolymerized isoalkene to the copolymerized acyclic conjugated diene being 4 -250 /1, (B) cleaving the copolymer so produced at the double bonds by ozonolysis, (C) oxidizing the termine of the cleavage products to carboxylic acid groups,

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and (D) recovering the carboxy-terminated polymer so produced and wherein the monoolefin is isobutylene, wherein the reaction temperature does not exceed 35°C (col. 3, lines 19-66; col. 5, line 44; claims 1-7). However, Nakagawa et al. do not teach or fairly suggest the claimed process, wherein the process comprises, in particular, the specific unsaturated termine containing two phenyl groups.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ling-Siu Choi whose telephone number is 571-272-1098. The examiner can normally be reached on Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wu can be reached on 571-272-1114. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/Ling-Siu Choi/

Primary Examiner, Art Unit 1796

September 20, 2008